

SITUATIONS SECURED

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HOT SHOT
FOR NEWTON.Lawyer Patterson Says He
Was the Cause of All
the Trouble.

USED JAMIESON AS A TOOL.

Made the Constable Swear to
Affidavits to Save Himself
from Jail.

PERJURY TRIAL NEARLY OVER.

Learned Counsel for Both Sides
Sum Up the Case This
Afternoon.

The trial of Andrew Scott Jamieson, the Gravesend Constable, who is indicted for perjury in making false charges against members of Col. Bacon's party of watchers, who went to the Town Hall early election morning, was resumed today in the Brooklyn Oyer and Terminer before Justice Brown.

The sensational developments which were brought out yesterday, when Justice of the Peace Newton went on the witness-stand and gave strong evidence against Jamieson, has given more than usual interest to this trial, and the court-room was crowded within a few minutes after the doors were opened at 10 o'clock.

It was evident that there had been a big split in the Gravesend party, and Lawyer Wernberg promises there will be developments of still greater interest before the trials of the indicted election watchers.

As Jamieson was asked this morning if it were true that Justice Newton would plead guilty to one of the indicted charges against him when his turn came to testify, he replied that no definite statement could be made upon that point.

Lawyer Patterson, who is the new counsel for Jamieson, has promised to impeach the testimony of Newton, and alleges that there has been a conspiracy among the Justice and some of his friends to injure Jamieson and shield himself.

The first witness put on the stand by the prosecution this morning was E. Stillman Doubleday, one of Col. Bacon's party. He described the early morning visits to the Gravesend Town Hall on election day, and told, as several previous witnesses have done, how all the party were stopped as soon as they arrived, and mobbed by the henchmen of McKane.

No resistance, he said, was made by any of the party, and they were arrested and maltreated without the slightest provocation.

James Doyle, a notary public of Gravesend, was then called. Col. Lamb showed him an affidavit which he recognized, and said it had been sworn to by Jamieson in his presence.

Lawyer Patterson objected to this, and taking the paper in his hands, asked the witness where it had been signed. He replied that he had taken it to Jamieson, whom he had found one morning in Robert Sutherland's saloon with a number of other Gravesend men.

Jamieson had taken it, read it over and signed it.

"Aren't you a friend of Newton?" Mr. Patterson asked.

"Yes, we were all friends then," replied the witness, "and I would be now."

"Yes, at several places," said the witness, "and I would be now."

Lawyer Wernberg turned to this, and Justice Brown stopped this line of questioning, although Mr. Patterson said he wanted to show that the defendant knew between the witness and Newton to injure his client.

Col. Lamb read a part of the affidavit which had been made by Jamieson in the contempt proceedings, in which the Constable swore that he had been close to McKane and Col. Bacon on election morning all the time they were together, and heard every word that was said.

William K. Vardner and Michael E. Moore, two of the men who were arrested with Col. Bacon on election morning, testified to the peaceful conduct of the party and their arrest without provocation.

Mr. Moore said he distinctly heard McKane express defiance of the law. None of the party had made any disturbance or offered any resistance to the authorities at Gravesend. The only action of any of the party was Col. Bacon's effort to serve the injunction upon McKane and the others in authority.

The fourth man arrested was William H. Whiting. Evidence was given to show that he was present in Cuba for his health.

This closed the case for the people, and Lawyer Patterson moved for the dismissal of the indictment, on the ground that the complaint sworn to by Jamieson did not form a sufficient basis for an indictment.

The charge, he said, was merely that a breach of the peace had been committed, and no facts were stated. It had been shown that the defendant knew the charges to be false.

Justice Brown denied the motion, saying that the evidence in the affidavit was perfectly sufficient in law to sustain the charge.

Lawyer Patterson then opened the case for the defense. He claimed his client had nothing to do with the alleged breach of the peace, and that the charges against him were false.

Jamieson was simply acting under the instructions of his superiors, Lawyer Patterson said, and did not know what the law was. He had been told

ROBBED BY A BROTHER.

Stolen Rig and a Watch Traded
for a Horse.

Detective-Sergeant Becker, of the Seventeenth Precinct, Brooklyn, has arrested Pierce Perry on a charge of burglary and grand larceny. A few days ago the house of Milton Perry, at 62 Union street, was searched and a valuable watch and jewelry and a gold watch abstracted. A horse, wagon and harness were also stolen. Yesterday his younger brother, Pierce Perry, was found on East New York avenue with a horse that was recognized as the property of Fred Perry, a well-known citizen of East New York.

Investigation developed the fact that young Perry had traded for the animal an entire rig and a handsome gold hunting case watch, which corresponded to the description of that stolen from Milton Perry. This was the first intimation that a member of the family was the author of the burglary. Pierce Perry was held in \$500 bail to appear before the Grand Jury.

An interesting feature of the case was a tilt between Judge Patterson and Counsel George Alexander on the question of adjournment. Counsel Alexander held that he could not be ready before Wednesday night. The Court thought that too long.

Why, you have the afternoon and evening, said the Court. "If you would keep away from Piel's Brewery you would have ample time, I am keeping a record of you anyway," said Alexander, with surprise.

The lawyer gained his point.

GEORGE B. EARLE DEAD.

Stricken with Apoplexy in His
Office To-Day.

George B. Earle, forty-eight years of age, residing at 147 St. James Place, Brooklyn, for fifteen years a member of the cotton goods brokerage firm of C. H. Pope & Co., White street, this city, died of apoplexy in his office at 10:30 this morning.

Mr. Earle came to his office at 8 o'clock to-day and complained of severe pains in the head and chest. He rapidly grew worse, and died before a doctor could be called in. The Coroner's office was notified and a permit issued for the removal of the body to an undertaker's establishment.

The deceased was well known in trade. He left a widow and one daughter. The rumor that Mr. Earle was a relative of Gen. Earle has no foundation. He was a native of Connecticut.

HOUGHTON IS MISSING.

Accounts of Montauk Club's Ex-
Bookkeeper Said to Be Short.

Charles A. Moore, President of the Montauk Club, of Brooklyn, reported to the police to-day the disappearance of Nicholas T. Houghton, of 137 Berkeley place, Brooklyn. Houghton was formerly employed as bookkeeper for the Montauk Club, and his accounts are said to be short from \$1,000 to \$1,500.

Mr. Moore said that Houghton had been missing since last night, and that he was going on a trip to Columbus, O., where he has a brother. Houghton had been seen at the club's books on Tuesday next.

JACQUES NOT INDICTED.

Grand Jury Does Not Find Sufficient
Evidence.

A complaint against Charles J. Jacques, of the Charles J. Jacques Clock Company, at 16 Courtlandt street, charging him with fraudulently issuing evidence of debt of a corporation, was dismissed by the Grand Jury.

Montagu F. Harris, one of the stockholders of the concern, alleged that Jacques had issued a check for \$3,000 on March 1 last, as security for notes which he had given to the company. Jacques had no authority to give the mortgage as collateral. The complaint was based on the ground of insufficient evidence.

BOSTON SPORTS ARRESTED.

Crib Club Said to Have Held a
Fight Without a License.

(By Associated Press.)
BOSTON, March 21.—The police created a panic among the sports about town to-day by arresting President Hammond H. Brock, Secretary Benjamin S. Benton and James H. Wright, one of the directors of the Crib Club, one of Boston's best-known gambling clubs.

It is alleged that the recent Moore-McCarthy fight was held under the auspices of the club without a license. It is reported that other arrests are to be made. The prisoners are out on bail.

RESULTS AT NEW ORLEANS.

Miami and Looking Backward the
First Two Winners.

RACE TRACK, NEW ORLEANS.
March 21.—The racing here to-day resulted as follows:

First Race—Five furlongs.—Won by Miami, 2 to 1; second, and Merry Eyes third. Time—1:38.

Second Race—Five furlongs.—Won by Looking Backward, 3 to 5; and out; third, and out. Time—1:38 1/2.

Third Race—Five furlongs.—Won by Beverly, even; and out; Tramp, 1 to 2; and out. Time—1:38 1/2.

EAST ST. LOUIS RESULTS.

Allopathy Wins the Opening Event,
and Roy the Second.

RACE TRACK, EAST ST. LOUIS.
March 21.—To-day's races at this track resulted as follows:

First Race—Allopathy, 7 to 5; and out; second, and out; third, and out. Time—1:38 1/2.

Second Race—Five furlongs.—Won by Roy, 2 to 1; and out; Manilla, 3 to 5; and out. Time—1:38 1/2.

RACING MEN IN SESSION.

The S. H. and P. R. A. Members
Elect a Board of Governors.

The Steeplechase Hunt and Pony Racing Association held a meeting this afternoon to elect twenty-five members to the governing board. Forty names were submitted to the members, and balloting was extensive.

It is expected that many of the new members, such as James R. Keene, J. G. Lawrence and others prominent as owners of thoroughbreds, will be selected to sit on the governing board.

NOW SUSPECT
A CHINAMAN.Evidence that Susie Martin
Was Butchered by an
Oriental.

ARRESTS EXPECTED SOON.

Police Accept that Theory and
Have Abandoned the Slaughter-
House Idea.WENT FROM STORE TO STORE.
Little Susie Is Known to Have Gone
Out with a Basket on Beg-
ging Expeditions.

A new theory regarding the butchery of eleven-year-old Susie Martin is being considered by the police. It is that the crime is of Oriental character, and the murderer was a Chinaman.

So confident are they in this belief that most of the other clues are being practically abandoned. For appearance sake, as well as to leave no stone unturned, they are paying a little attention to the slaughter-house theory. They do not, however, expect to realize anything from it. Most of their energies are bent upon the Chinese theory, and they hope to make arrests within twenty-four hours.

There are many things to indicate that the Chinese theory is the correct one. Even before the autopsy was held it was shown conclusively that the sawing off of the girl's limbs was done with the severing of the head from the body were not done by any man or men accustomed to cutting up cattle. From the stab wounds in the child's side, caused by themselves would have caused death, the cutting up of the body was an attempt to boil it and afterwards destroy it by fire, the evidence all points to the Oriental theory.

Some new developments came to light in the Fuller mystery this morning. An examination of the revolver owned by Lawyer Magee has convinced a leading gun dealer that a girl of Miss Fuller's physique would not possess sufficient strength in the hand to pull the trigger of a revolver of the peculiar make and pattern of the one owned by Magee.

It is quite probable, too, that the dealer who sold the box of cartridges found in Magee's desk will soon be located, as his private marks were discovered on the cartridge box this morning.

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COULD NOT PULL
THE TRIGGER.A Gun Expert Says Miss Full-
er Did Not Have Suf-
ficient Strength.

SHE WAS BURIED TO-DAY.

Who Was the Woman That
Visited Magee the Day of
the Tragedy?MARK ON THE CARTRIDGE BOX.
Through It the Place Where They
Were Bought May Be
Located.

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"IS SENATOR HILL A TRAITOR?"—The World.

RAID IN BROADWAY.
Subway Men Cutting Wires Near
the Equitable Building.

GOV. WAITE'S PLAN FOR WAR.

To Assault the City Hall if the
Court Goes Against Him.Traffic Delayed and Telephone Ser-
vice Interrupted.Will Clear the Thoroughfare below
Twenty-third Street.Travel on Broadway, between Cortlandt
and Wall streets, was badly blocked
this afternoon by the work of linemen,
who cut the wires right and left that
extended across the street.

The wire cutting was done under the direction of the Board of Electrical Control.

Some of the officers of the Board, with about twenty linemen, appeared at the Equitable Building, 139 Broadway, shortly after 1 o'clock, and without any ado some of the men went to the roof of the Equitable, while others made their way to the roofs of the Niagara Fire Insurance Building, the Borel Building and the Continental Life Insurance Building. Then at the word of command they began to use the ladders.

Wires of all sizes and lengths came tumbling down into the roadway, hitting pedestrians on their heads and tangling up the wheels of carriages and cable cars.

The men in charge of the work tried their best to stop cars and vehicles from passing, while the others were busy pulling down the wires. But their commands to halt were not always obeyed, and then there was a blockade across the street.

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